PATENT COOPERATION TREATY



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Anslation internation	PATENT COOPERA		ATY	PCT/JP2003/0051		
MS late	PC?		A TON DEI	DART		
internat:	IONAL PRELIMINAR		ATION REF	PORI		
	(PCT Article 36 a					
Applicant's or agent's file reference MDR141186065	FOR FURTHER ACTIO	N Preliminary	Examination R	ransmittal of International Leport (Form PCT/IPEA/416)		
International application No. PCT/JP2003/005154		International filing date (day/month/year) Priority date (day/month/year) 23 April 2003 (23.04.2003) 24 April 2002 (24.04.2				
International Patent Classification (IPC) or H04N 1/21, G06F 12/00, 17/30	national classification and IPC		.1			
Applicant	KONICA MINOLTA HO)LDINGS, IN	NC.			
amended and are the basis 70.16 and Section 607 of t	t according to Article 36.	uding this cover ts of the descript ntaining rectific under the PCT).	sheet. tion, claims and cations made be	l/or drawings which have been		
IV Lack of unity of V Reasoned statem citations and exp VI Certain document VII Certain defects i	ent of opinion with regard to no invention nent under Article 35(2) with replanations supporting such state	gard to novelty, ment				
Date of submission of the demand	D	ate of completion	on of this report			
30 September 2003 (3	30.09.2003)	2	20 May 2004	(20.05.2004)		
Name and mailing address of the IPEA/	/JP A	uthorized office	er			
Faccimile No.	٦	elephone No.				

International application No.

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I. Basis of the report										
1. With regard to the elements of the international application:*										
\boxtimes	the international application as originally filed									
	the desc	ription:								
	pages	, as originally filed								
	pages	, filed with the demand								
	pages	, filed with the letter of								
	the clair	me'								
لسا	pages	as originally filed								
	pages	, as amended (together with any statement under Article 19								
	pages	, filed with the demand								
	pages	, filed with the letter of								
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	the drav	as originally filed								
	pages									
	pages pages	, filed with the letter of,								
l Lit	the seque	ence listing part of the description:								
	pages	, as originally filed								
	pages	, filed with the demand								
	pages	, filed with the letter of								
the in	nternatio se eleme	to the language, all the elements marked above were available or furnished to this Authority in the language in which onal application was filed, unless otherwise indicated under this item. Into were available or furnished to this Authority in the following language which is:								
l <u>-</u> -		nguage of a translation furnished for the purposes of international search (under Rule 23.1(b)).								
		nguage of publication of the international application (under Rule 48.3(b)).								
	the last	nguage of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/3).								
3. With preli	h regard iminary	I to any nucleotide and/or amino acid sequence disclosed in the international application, the international examination was carried out on the basis of the sequence listing:								
	contai	ined in the international application in written form.								
	filed t	together with the international application in computer readable form.								
	furnished subsequently to this Authority in written form.									
	furnis	shed subsequently to this Authority in computer readable form.								
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.									
	_	statement that the information recorded in computer readable form is identical to the written sequence listing has furnished.								
4.	The a	amendments have resulted in the cancellation of:								
1		the description, pages								
		the claims, Nos.								
1		the drawings, sheets/fig								
5.	This r	report has been established as if (some of) the amendments had not been made, since they have been considered to go and the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**								
in t	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.16 and 70.17).									
	•	ment sheet containing such amendments must be referred to under item 1 and annexed to this report.								

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III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability										
1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:										
	the entire international application.									
\boxtimes	claims Nos									
because:										
	the said international application, or the said claims Nos									
	See supplemental sheet									
	the description, claims or drawings (indicate particular elements below) or said claims Nos are so unclear that no meaningful opinion could be formed (specify):									
	the claims, or said claims Nos	_ are so inadequately supported								
	no international search report has been established for said claims Nos.	11								
2. A m	caningful international preliminary examination cannot be carried out due to the failure of ence listing to comply with the standard provided for in Annex C of the Administrative Instru	the nucleotide and/or amino acid ctions:								
	the written form has not been furnished or does not comply with the standard.									
	the computer readable form has not been furnished or does not comply with the standard.									

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Supplemental Box (To be used when the space in any of the preceding boxes is not sufficient)									
Continuation of:									
	Claim	11	is	merely	a	presentation	of	information.	
	•								
		٠							

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V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability
	citations and explanations supporting such statement

1. Statem	nent				
Nov	velty (N)	Claims	2, 4, 5, 8, 1	0	YES
		Claims	1, 3, 6, 7, 9)	NO
Inve	entive step (IS)	Claims			YES
		Claims	1-10		NO
Indi	ustrial applicability (IA)	Claims	1-10		YES
		Claims			NO

2. Citations and explanations

Document 1: JP 2002-023278 A (Fuji Photo Film Co., Ltd.), 23 January 2002

Document 2: JP 10-136146 A (Eastman Kodak Co.), 22 May 1998

Document 3: JP 2000-098506 A (Fuji Photo Film Co., Ltd.), 07 April 2000

Document 4: JP 08-171742 A (Canon Inc.), 02 July 1996

Document 5: JP 09-102846 A (Canon Inc.), 29 May 1997

The inventions that are set forth in claims 1, 3, 6, 7 and 9 are disclosed in document 1 (paragraphs [0019] to [0038]) cited in the international search report; therefore, they lack novelty and do not involve an inventive step.

The invention set forth in claim 2 does not involve an inventive step in the light of document 1 and document 2 (specifically, paragraphs [0016] to [0025]) cited in the international search report. A person skilled in the art could easily apply the feature of encrypting the identification signal, which is taught in document 2, to the invention that is disclosed in document 1.

The invention set forth in claims 4 and 5 does not involve an inventive step in the light of document 1 and document 3 (specifically, paragraphs [0037] to [0041])

cited in the international search report. A person skilled in the art could easily apply the feature of generating identification information from a customer ID and the feature of using identification information that is associated with data conversion or color-saturation adjustments, which are taught in document 3, to the invention that is disclosed in document 1.

The invention set forth in claim 8 does not involve an inventive step in the light of document 1 and newly cited document 4 (specifically, paragraphs [0011] to [0015]). A person skilled in the art could easily apply the feature of providing a recording medium with an identification means that can easily be recognized by a user, which is taught in document 4, to the invention that is disclosed in document 1.

The invention set forth in claim 10 does not involve an inventive step in the light of newly cited document 5 (specifically, paragraph [0055]) and document 1. A person skilled in the art could easily apply the feature wherein identification information and an image file are associated and recorded, which is taught in document 1, to the invention that is disclosed in document 5.